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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/872,188	06/01/2001	David C. Mullen	7	2918
34847	7590 06/07/2	05	EXAMINER	
AVAYA II	NC. ETOWN-LINCROF	ALI, SYED J		
ROOM 1N-391			ART UNIT	PAPER NUMBER
LINCROFT, NJ 07738			2195	
			DATE MAILED: 06/07/200	5

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	09/872,188	MULLEN, DAVID C.			
Office Action Summary	Examiner	Art Unit			
	Syed J. Ali	2195			
The MAILING DATE of this communication apperiod for Reply	pears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above, the maximum statutory period If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be timely within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).			
Status		·			
1)⊠ Responsive to communication(s) filed on 18 N	1arch 2005.				
	s action is non-final.				
Disposition of Claims					
4) ⊠ Claim(s) 1-22 is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) 1-22 is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/or	wn from consideration.				
Application Papers					
9) ☐ The specification is objected to by the Examine 10) ☑ The drawing(s) filed on 18 March 2005 is/are: Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) ☐ The oath or declaration is objected to by the Examine 11.	a) accepted or b) objected to drawing(s) be held in abeyance. See tion is required if the drawing(s) is obj	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Burea * See the attached detailed Office action for a list	ts have been received. Is have been received in Applicati Inity documents have been receive u (PCT Rule 17.2(a)).	on Noed in this National Stage			
. Attachmout(a)					
Attachment(s) 1) Notice of References Cited (PTO-892)	A) [] Interview Summer	(PTO 413)			
2) Notice of References Cited (PTO-692) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4)				
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date		atent Application (PTO-152)			

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DETAILED ACTION

- 1. This office action is in response to the amendment filed March 18, 2005. Claims 1-22 are presented for examination.
- 2. The text of those sections of Title 35, U.S. code not included in this office action can be found in a prior office action.

Claim Rejections - 35 USC § 112

- 3. Claims 19-20 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- 4. As per claims 19-20, the claims are phrased in such a way as to present what should be independent claims as dependent claims. Any claim which is in dependent form but which is so worded that it, in fact, is not a proper dependent claim, as for example it does not include every limitation of the claim on which it depends, will be required to be canceled as not being a proper dependent claim; and cancellation of any claim depending on such a dependent claim will be similarly required. The applicant may thereupon amend the claims to place them in proper dependent form, or may redraft them as independent claims, upon payment of any necessary additional fee. MPEP § 607.

Additionally, MPEP § 2173.05(p) states that a product-by-process claim is acceptable if the claim is phrased in such a way that "it is clear that the claim is directed to the product and not the

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process." This is not the case for Applicant's claims 19-20. Applicant has conceded that the

claims are dependent claims on page 11 of the present response, where the independent claim is

directed to a method. However, claims 19-20 are concerned with an apparatus and computer-

readable medium. This leaves the claim uncertain as to whether the claims concern a method,

apparatus, or computer-readable medium, which conflicts with the requirement of MPEP §

2173.05(p), requiring that it be clear they claim is directed to the product, i.e. the apparatus or

computer-readable medium.

Claim Rejections - 35 USC § 101

5. Claims 19 and 21-22 are rejected under 35 U.S.C. 101 because the claimed invention

is directed to non-statutory subject matter.

6. As per claims 19 and 21-22, the apparatus are software per se, as it is not tangibly

embodied, failing to recite any hardware as part of the apparatus. Despite Applicant's inclusion

of "means for" language, the "means for" does not necessarily indicate statutory subject matter.

The "means for" could simply be a software application, and there is no recitation of the

structure of the apparatus in the specification that would require the "apparatus" or "means for"

to be a piece of hardware. For example, on page 4 of Applicant's specification, the apparatus is

specified as including an "effecter", distinct from "means." This effecter could simply be a piece

of software.

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Claim Rejections - 35 USC § 103

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7. Claims 1-13, 15-16, and 18-22 are rejected under 35 U.S.C. 103(a) as being

unpatentable over Kalavade et al. (USPN 6,393,433) (hereinafter Kalavade).

8. As per claims 1-10, 16, and 18-22, Kalavade teaches the invention as claimed, including

a work-management method in a call center comprising determining a probability of availability

at a future point in time of each of a plurality of resources (col. 2 lines 1-20; col. 8 line 57 - col. 9

line 11; col. 10 lines 53-62) by determining an amount of time t that the resource has been

servicing a task by now (col. 6 lines 15-31; col. 7 lines 19-37), wherein the tasks comprise calls

(col. 3 lines 32-62);

for each of the resources, determining a probability F(t + h) of the resource servicing its

task to completion within a total amount of time t + h, where h is an amount of time (col. 9 lines

60-67);

for each of the resources, determining a probability F(t) of the resource completing

servicing its task by now (col. 10 lines 1-20);

for each of the resources, determining a probability P that the resource will complete

servicing its task at the future point in time the amount of time h from now as F(t + h) - F(t) / 1

F(t) (col. 9 line 33 - col. 10 line 24);

combining the probabilities by summing the probabilities to obtain a number (col. 4 lines

40-47); and

using the number to schedule no more than the number of new tasks to become available for servicing by the plurality of the resources (col. 9 lines 5-11) for the resources for the future point in time (col. 4 lines 40-47; col. 4 line 65 - col. 5 line 1) by determining whether or not to initiate or cancel an outbound call in response to P (col. 3 lines 56-62; col. 10 line 53 - col. 11 line 12).

- 9. There are some noted differences between the precise claim language and the disclosure of Kalavade. Particularly, the claim recites computing a probability that a plurality of resources will be available in the future, while Kalavade discusses computing the probability of a task completing before its deadline expires. Essentially, the calculation of whether a task will complete before a particular deadline can be considered in similar terms as the task yielding the resource at particular point in time. The probability that the task will complete is the same as the probability of the resource being available, as the resource is only occupied as long as a task executes. Kalavade uses the statistical analysis as an admission control technique, only allowing tasks to be scheduled if the task's probable completion time satisfies the scheduling policy. By computing the probability of a task completing by its deadline, the scheduler knows with greater certainty whether another task with a hard deadline can reasonably be scheduled on that resource.
- 10. As per claims 11-13 and 15, Kalavade teaches the invention as claimed, including obtaining historical task-completion statistics comprising a mean and a variance of time historically spent by resources on servicing tasks to completion (col. 4 lines 20-31); and

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from the obtained statistics determining the probability F(t + h) and F(t) (col. 7 lines 19-37; col. 9 line 33 - col. 10 line 24) by fitting the task-completion statistics into a lifetime closed-form cumulative-probability distribution to determine the parameters of the distribution (col. 5 lines 36-65), and

evaluating the distribution with the determined parameters and the total amount of time t + h to obtain F(t + h) and the amount of time t to obtain F(t) (col. 7 lines 19-53), wherein determining the amount of time t and the historical task-completion statistics is for one of a plurality of types of tasks (col. 4 lines 14-39).

- Claims 14 and 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kalavade in view of Pena-Nieves et al. (USPN 6,816,798) (hereinafter Pena-Nieves).
- 12. As per claims 14 and 17, Pena-Nieves teaches the invention as claimed, including representing the historical task-completion statistics as a Weibull distribution (col. 5 lines 24-26) using dispersion and central tendency parameters (col. 5 lines 27-43) in the form of a histogram (col. 4 lines 22-33).
- 13. It would have been obvious to one of ordinary skill in the art to combine Kalavade with Pena-Nieves since Weibull distributions have a great deal of flexibility for determining probabilities and can assume various distribution profiles (Pena-Nieves, col. 5 line 24-26). Many functions and applications are developed for mathematical analysis using Weibull distributions, making it a logical choice for statistical analysis and applications.

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Response to Arguments

14. Applicant's arguments with respect to claims 1-22 have been considered but are

moot in view of the new grounds of rejection.

Conclusion

15. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Syed J Ali whose telephone number is (571) 272-3769. The

examiner can normally be reached on Mon-Fri 8-5:30, 2nd Friday off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Meng-Ai T An can be reached on (571) 272-3756. The fax phone number for the

organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Syed Ali

May 31, 2005

MENG-AL T. AN

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